1	Mark D. Rowland (CSB #157862)			
2	mark.rowland@ropesgray.com James T. Canfield (CSB # 157908)			
3	james.canfield@ropesgray.com ROPES & GRAY LLP			
	525 University Avenue Palo Alto, California 94301			
4	Tel.: (650) 617-4000			
5	Fax: (650) 617-4090			
6	Robert C. Morgan (CSB #46348) robert.morgan@ropesgray.com			
7	ROPES & GRAY LLP 1251 Avenue of the Americas			
8	New York, New York 10020			
9	Tel.: (212) 596-9000 Fax: (212) 596-9090			
10 11	Attorneys for Defendant LINEAR TECHNOLOGY CORPORATION			
12	UNITED STATES	DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
		SCO DIVISION		
14	ADVANCED ANALOGIC)		
15	ADVANCED ANALOGIC TECHNOLOGIES, INC., a Delaware) Case No.: C 06-00735 MMC		
16	Corporation,) STIPULATION EXTENDING DATE) FOR HEARING OF PLAINTIFF'S		
17	Plaintiff,	MOTION FOR PARTIAL RELIEF FROM STAY AND FOR		
18	v.	PRELIMINARY INJUNCTION; ORDER		
19	LINEAR TECHNOLOGY CORPORATION, a Delaware Corporation,) THEREON))		
20	Defendant.			
21))		
22				
23				
24	IT IS HEREBY STIPULATED by and between plaintiff ADVANCED			
25	ANALOGIC TECHNOLOGIES, INC. ("Plaintiff") and defendant LINEAR TECHNOLOGY			
26	CORPORATION ("Defendant"), through their undersigned counsel, and subject to the approval			
27	of the Court, pursuant to L.R. 6-1(b), that the time for hearing Plaintiff's Motion for Partial			
28	Relief from Stay and for Preliminary Injunction be extended fourteen (14) days, to July 27,			

Case No.: C 06-00735 MMC

1	2007. The parties request this extensi	ion because counsel for Defendant will be out of town on a		
2	long-scheduled family trip on the pres	long-scheduled family trip on the presently-scheduled date.		
3	The parties further stip	The parties further stipulate that Defendant's Opposition to Plaintiff's motion		
4	will be due on July 2, 2007 and Plaint	will be due on July 2, 2007 and Plaintiff's Reply will be due on July 13, 2007. This extension		
5	will not affect any other scheduled dates in this matter.			
6				
7		So Stipulated,		
8				
9	June 20, 2007	By s/Mark D. Rowland		
10		Mark D. Rowland (CSB #157862) ROPES & GRAY LLP		
11		mark.rowland@ropesgray.com Robert C. Morgan (CSB #46348)		
12		robert.Morgan@ropesgray.com ROPES & GRAY LLP		
13		Attorneys for Defendant LINEAR TECHNOLOGY CORPORATION		
14		LINEAR TECHNOLOGI CORFORATION		
15				
16	June 20, 2007	By s/Chris Scott Graham		
17		Chris Scott Graham (CSB #114498) chris.scott.graham@dechert.com		
18 19		Andrew Thomases (CSB #177339)		
20		andrew.thomases@dechert.com Philip Barilovits (CSB #199944)		
21		philip.barilovits@dechert.com DECHERT LLP		
22		2440 El Camino Real, Suite 700 Mountain View, CA 94040		
23		Tel: (650) 813-4800		
24		Attorneys for Plaintiff ADVANCED ANALOGIC TECHNOLOGIES, INC.		
25		INC.		
26				
27				
28				
I	II			

1	I hereby attest that I have on file an e-mail from Chris Scott Graham, counsel for plaintiff,		
2	confirming the acceptability of and his authorization of the above stipulation.		
3	3		
4	4 June 20, 2007 s/Mark D. Rowland		
5	Mark D. Rowland (CSB #15786	2)	
6	6		
7	7		
8	8		
9	9		
10	10		
11	11		
12			
13	13 Marie Ma Phys	lana.	
14	Date: June 22, 2007 United States District Judge		
15	15		
16	16		
17	17		
18	18		
19	19		
20	20		
21	21		
22	22		
23	23		
24	24		
25	25		
26	26		
27	27		
28	28		